INITED STATES BANKRUPTCY COURT		
DISTRICT OF NEW JERSEY		
Caption in compliance with D.N.J. LBR 9004-1(b)		
fames J. Fitzpatric, Esq.,/JF7028 Fitzgerald & Crouch, P.C. 549 Newark Avenue Fersey City, NJ 07306 201) 533-1100 hickfitz.law@gmail.com		
n Re:	Case No.:	19-11004
Jerome Jones and Sherlene Jones	Hearing Date: _	06/25/2019
	Judge:	Kaplan
NOTICE OF CHAPTER The enclosed □ plan, ☒ modified plan i May 11, 2019 . It has been s	s proposed by the debtor	and was filed on
The enclosed □ plan, ☒ modified plan i		and was filed on
The enclosed □ plan, ☒ modified plan i May 11, 2019 It has been	s proposed by the debtor served on you because the laim may be reduced, more included motions may be before the deadline state objections, without further modify a lien, the lien a rmation process. The plant file a separate motion of the state of the conternal or to reduce the internal or to reduce the	and was filed on e plan contains motions odified, or eliminated. This e granted without further ed in the Notice. The Court her notice. See Bankruptcy avoidance or modification in confirmation order alone or adversary proceeding to erest rate. An affected lien
The enclosed □ plan, ☒ modified plan in May 11, 2019 . It has been stated that may adversely affect your interest. Your rights may be affected by this plan. Your of Plan may be confirmed and become binding, and notice or hearing, unless written objection is filed may confirm this plan, if there are no timely filed Rule 3015. This plan includes motions to avoid of may take place solely within the chapter 13 confirming avoid or modify the lien. The debtor need not avoid or modify a lien based on value of the collar creditor who wishes to contest said treatment must.	s proposed by the debtor served on you because the laim may be reduced, more included motions may be before the deadline state objections, without further modify a lien, the lien a rmation process. The plant file a separate motion of the state of the conternal or to reduce the internal or to reduce the	and was filed on e plan contains motions odified, or eliminated. This e granted without further ed in the Notice. The Court her notice. See Bankruptcy avoidance or modification in confirmation order alone or adversary proceeding to erest rate. An affected lien
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[insert other liens as appropriate]. As such, the debtor(s) believes there is inadequate equity a	available to
satisfy your lien and seeks through the plan to reduce, modify or eliminate your lien.	
The debtor's valuation of the property is based on: (a) comparative market analysis price opinion; (c) appraisal; or (d) other:	
which is attached. All forms of relief sought by motion appear in Part 7 of the plan.	и сору сх
which is attached. All forms of fener bought of meters appear in a six of the passes	
□ Personal Property: □	
The debtor(s) has valued personal property described as: 2015 Hyundai Sonata	,
at \$ 13,000.00	
The debtor(s) believes the lien on the property to be in the approximate amount of \$19,61	1635
[insert other liens as appropriate]. As such, the debtor(s) believes there is inadequate equity	available to
satisfy your lien and seeks through the plan to reduce, modify or eliminate your lien.	
The debtor's valuation of the property is based on: (a) broker price opinion; (b) ap	opraisal; or (c)
other:, a copy of which is attached. All	forms of relief
sought by motion appear in Part 7 of the plan.	
The Confirmation Hearing is scheduled for June 25, 2019	•
Objections to any relief sought in the plan, including relief sought by motion, must be file	d with the
Clerk of the Bankruptcy Court no later than 7 days prior to the confirmation hearing.	
YOU SHOULD CONSULT WITH AN ATTORNEY PROMPTLY, SINCE ENT	RY OF
AN ORDER OF CONFIRMATION WILL BIND YOU TO ALL OF THE TERMS OF T	HE
CONFIRMED PLAN.	